Leir 2/12/34

Please file on heldy y Brian Thompson

Due to being Indigent, he Was rul

Oble to mail this mation on his

Own.

Thank

2:23 CV 04742-PD

BRIAN THOMPSON,

Plaintiff,

-Vs.-

MOHAMED SAFA, (Sergeant),

Defendant.

#### PLAINTIFF'S MOTION FOR A CONTINUANCE

**SUBMITTED BY:** 

BRIAN THOMPSON Plaintiff Pro Se' D.O.C.#: JQ-0773 1200 Mokychic Drive Collegeville, PA 19426

Dated: February <u>12</u>, 2024

BRIAN THOMPSON,

**CIVIL ACTION** 

Plaintiff,

No. 2:23 CV 04742-PD

.

-V-

JURY TRIAL DEMAND

MOHAMED SAFA, (Sergeant),

:

Defendant.

:

### PLAINTIFF'S MOTION FOR A CONTINUANCE

NOW COMES, Brian Thompson, Plaintiff Pro Se' hereby files this motion seeking a 30 day continuance, and states the following in support thereof:

- 1). On December 22, 2023; (ECF-7), the Defendant filed a motion to dismiss Plaintiff's complaint.
- 2). Plaintiff avers that he is currently working on a response to said pleading.
- 3). Plaintiff avers that he only receives One Hour and Twenty Minutes twice a week for law library so as to type documents.
- 4). Plaintiff avers that due to staff shortages, inclimate weather, and other situations, the Law library has been closed numerious days during the month.
  - 4). Plaintiff avers that he simply cannot meet the dealine as prescribed by

by the Court's previous Order, and seeks this one last continuance.

- 5). Plaintiff avers that he needs addtional time to file said response.
- 8). Plaintiff avers that he will file his response at the earliest date it is finished, but before the court's amended deadline if the court grants this motion.

WHEREFORE, Plaintiff moves this Honorable Court for a 30 day continuence to file a response to the defendants motion to dismiss.

Respectfully Submitted,

Brian Thompson

RIAN THOMPSON,		CIVIL ACTION	
	Plaintiff, :	No. 2:23 CV 04742-PD	
MOHAMED SAFA, (S		JURY TRIAL DEMAND	
	Defendant.		
		DER	
NOW THIS	day of		, <b>2</b> 024, it is
hereby ORDERED Af	ND DECREED:		
THAT Plaintiff'	s motion for a 30 da	ny continuence is hereby GRA	ANTED.
		BY THE COURT	

BRIAN THOMPSON,

**CIVIL ACTION** 

Plaintiff,

No. 2:23 CV 04742-PD

-V-

JURY TRIAL DEMAND

MOHAMED SAFA, (Sergeant),

Defendant.

#### CERTIFICATE OF COMPLIANCE

I, Brian Thompson, Plaintiff Pro Se', do hereby certify that this filing complies with the Unified Judicial System of Pennsylvania; Case records of the trial Courts that require filing confidential information and documents differently than non-confidential information and documents.

Brian Thompson/JQ-0773

1200 Mokychic Drive

Collegeville, PA 19426

(Mail By Court Only)

Brian Thompson/JQ-0773

P.O. Box 33028

St. Petersburg, FL. 33733

(Mail By Defendants Only)

BRIAN THOMPSON,

**CIVIL ACTION** 

Plaintiff,

No. 2:23 CV 04742-PD

-V-

JURY TRIAL DEMAND

MOHAMED SAFA, (Sergeant),

Defendant.

#### **CERTIFICATION STATEMENT**

I, Brian Thompson, Plaintiff Pro Se', have read the foregoing documents and hereby verify that the matters alleged herein are true, except to those matters alleged upon information and belief, and, to those matters I believe to be true. I certify under the penalty of perjury that the foregoing is true and correct pursuant to 18 Pa. C.S.A. §4904.

Brian Thompson/JQ-0773

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Collegeville, PA 19426

(Mail By Court Only)

Brian Thompson/JQ-0773

P.O. Box 33028

St. Petersburg, FL. 33733

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BRIAN THOMPSON,

CIVIL ACTION

Plaintiff,

No. 2:23 CV 04742-PD

-V-

**JURY TRIAL DEMAND** 

MOHAMED SAFA, (Sergeant),

Defendant.

#### **CERTIFICATE OF SERVICE**

I, Brian Thompson, Plaintiff Pro Se', do hereby certify that I am on this day serving the foregoing document(s) on the person(s) and in the manner as indicated below, which service satisfies the requeiments of Rule 5, of the Federal Rules of Civil Procedure.

SERVICE BY FIRST CLASS MAIL

ADDRESSED AS FOLLOWS:

Michael Mullen, Esq.

**Deputy Attorney General** 

1600 Arch Street, Suite-300

Philadelphia, PA 19103

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